1		The Honorable Marsha J. Pechman
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8 9	IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
10	DANNETTE GONZALEZ,	)
11	Plaintiff,	) No. C08-0093 MJP
12	V.	) ORDER ON PLAINTIFF'S AMENDED ) MOTION TO COMPEL
13	NATIONAL RAILROAD PASSENGER CORPORATION (AMTRAK),	) ) )
14	Defendant.	)
15	This matter comes before the Court on Plaintiff's motion to compel. (Dkt. No. 32.) The	
16 17	Court has considered the motion, the response (Dkt. No. 35), the reply (Dkt. No. 39), and all	
18	other pertinent documents in the record. The Court finds and orders as follows:	
19	1. It appears from that record that the	ne vast majority of disputed documents have been
20	produced or made available.	
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22		rd, it appears that the disputed aspects of Plaintiff's
23	requests for production 8, 13, 15, 19, 20, 21, 25 and Plaintiff's interrogatory 17 are at	
24	issue because of concerns over confidentiality. The Second Davis Declaration (Dkt.	
25	No. 40, ¶ 2) does not describe the aspects of these requests that remain outstanding	
26	The Court is willing to enter a protective order, but has not been provided with a	
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ORDER - 1

suitable one. The Court requests that the parties confer and provide the Court with proposed protective orders or a stipulated protective order.

- 3. With respect to Plaintiff's interrogatory 14 and request for production 16, it is unclear from the record whether Mr. Black has filed a "formal supplemental discovery pleading" as provided in his email communication with Ms. Davis. (See Black Decl., Ex. 15; Second Davis Decl. ¶ 5.) To the extent no such pleading has been filed, the Court GRANTS IN PART Plaintiff's motion. If it has not already done so, Defendant is directed to file a responsive pleading supplementing his answers as provided in Mr. Black's email. (Id.)
- 4. The Court cannot parse the various agreements that the parties claim to have entered, nor need it analyze them for the purposes of this motion.
- 5. Defendant will not be allowed to enter evidence any document it has not produced for Plaintiff.
- 6. The Court DENIES both parties' requests for fees and costs. Each party bears its expense related to this motion.

It is SO ORDERED.

The Clerk is directed to transmit a copy of this order to all counsel of record.

DATED this 25th day of February, 2009

Marsha J. Pechman

United States District Judge

Maisly Helens